IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

Paul Rodino,

On behalf of himself and others similarly situated,

Plaintiff,

v.

NJRM, Inc. and Ray Montez,

Defendants.

Case No. 1:18-cv-5167 (GSF)

PLAINTIFF'S UNOPPOSED MOTION FOR FINAL SETTLEMENT APPROVAL

Pursuant to 29 U.S.C. § 216 (b) and Fed. R. Civ. P. 23, Plaintiff asks the Court grant final approval of the parties' Settlement Agreement (attached as Exhibit 1). The arguments in support of this request are explained in greater detail in the attached Memorandum in Support.

Dated: January 29, 2020

Respectfully submitted,

/s/ Andrew Kimble
Andrew Kimble
(admitted pro hac vice)
Biller & Kimble, LLC
3825 Edwards Road, Suite 650
513-202-0710 (Phone)
513-665-0219 (Fax)
(akimble@billerkimble.com)
www.billerkimble.com

Michael Fradin (6289502) The Law Office of Michael L. Fradin 8401 Crawford Ave. Ste. 104 Skokie, IL 60076 Phone: 847-644-3425 Fax: 847-673-1228 (mike@fradinlaw.com)

Aaron Maduff Maduff & Maduff, LLC 205 N. Michigan Ave., Suite 2050 Chicago, IL 60601 (abmaduff@madufflaw.com)

Counsel for Plaintiffs and the putative class

Certificate of Service

The undersigned hereby certifies that a copy of the foregoing Notice of Unopposed Motion for Preliminary Settlement Approval was filed on the Court's ECF system on January 29, 2020 which will send notification of such filing to all counsel of record.

/s/ Andrew Kimble
Andrew Kimble